1 2 3 4 5	DEK KETCHUM, SB #48109 JAY M. GOLDMAN, SB #168141 LAW OFFICES OF DEK KETCHUM 900 Veterans Boulevard, Suite 600 Redwood City, Calif. 94063 Telephone: (650) 368-2588 Facsimile: (650) 369-7183 Dekket@pacbell.net JGoldman1@aol.com	
6 7	Attorneys for Defendant Farr Financial, Inc.	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11	WOWLED B WIGGING	N
12	HOWARD B. HIGGINS, an individual,	No. C 07-02200 JSW
13	Plaintiff,	STIPULATION BY PLAINTIFF AND DEFENDANT FARR
14	VS.	FINANCIAL, INC. TO EXTEND TIME FOR ALL DEFENDANTS
15	FARR FINANCIAL, INC., a California) Corporation, ZENITH INVESTMENT) GROUP LLC, a California Limited)	TO RESPOND TO PLAINTIFF'S THIRD AMENDED COMPLAINT
16	Liability Company, AMAECHI)	
17	GEORGE OZOR, an individual, and) JOHN/JANE DOES I-X, individuals or) entities whose identities are unknown,)	Judge: Hon. Jeffery S. White Ctrm.: 2, 17 th Floor Trial: None Set
18	Defendants.	Trial. None Set
19	Defendants.	
20		
21	Defendant Farr Financial, Inc. ("Farr") and Plaintiff Howard B. Higgins	
22	("Higgins"), hereby stipulate to provide for Farr to have ten (10) additional days,	
23	through August 20, 2009, to file a response to Higgins' Third Amended Complaint.	
24	Good cause exists to support this stipulation and the request that this Court grant	
25	the accompanying proposed order. Lead Farr counsel, Howard Stein, has a trial in	
26	another matter which will occur prior to the existing August 10, 2009, filing deadline,	
27	and therefore requires ten additional days to prepare a response to the Third Amended	
28		

There have not been any prior requests to extend the time to respond to the 1 Third Amended Complaint. Moreover, the parties do not know of any other deadlines 2 or events set in this case, and therefore conclude that the requested ten day extension 3 will not have any other effect on the schedule of this case. 4 5 This stipulation and proposed order, if it is granted, avoids the necessity for Farr to file, and for this Court to adjudicate, an administrative motion under Local Rule 7-11 6 7 in this regard. Therefore, the parties respectfully request that the Court grant their 8 proposed order. 9 IT IS SO STIPULATED: 10 11 LAW OFFICES OF DEK KETCHUM 12 Dated: July 30, 2009 13 14 By: JAYM. GOLDMAN 15 Attorneys for Defendant Farr Financial, Inc. 16 Dated: July 30, 2009 NORMAN G. REECE, P.C 17 18 NORMAN G. REECE, JR. 19 Attorney for Plaintiff Howard B. Higgins (Pro Hac Vice) 20 21 22 23 24 25 26 27 28

KETCHUM

LAW OFFICES OF DEK KETCHUM 900 VETERANS BLVD. SUITE 600 REDWOOD CITY CA 94063 **ORDER**

Good cause appearing, **IT IS SO ORDERED** that the stipulation and proposed order is **GRANTED**. Farr shall have through August 20, 2009, to file a response to the Third Amended Complaint in this mater.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: August 3 July ____, 2009

JON JUFFREY S. WHITE Inited States District Judge